

APPLICATION DATA SHEET

Inventor Information

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Correspondence Information

Correspondence Customer Number:: 6449

Application Information

Title Line One:: TOPICAL MEDICAMENT FOR SKIN INJURIES
Title Line Two:: AND DISORDERS
Title Line Three::
Title Line Four::
Title Line Five::
Title Line Six::
Title Line Seven::
Total Drawing Sheets:: 0
Formal Drawings?:: No
Application Type:: Utility
Docket Number:: 2119-109

Secrecy Order in Parent Appl?:: No

Representative Information

Representative Customer Number:: 6449

Continuity Information

This application is a:: Continuation of
>Application One:: U.S. Appln. No. 09/231,837
Filing Date:: January 15, 1999
Patent Number::
which is a:: Continuation-in-Part

U.S. Appln. No. 08/623,970
March 2, 1996

NON-PROVISIONAL of

U.S. Provisional Appln. 60/008,122
October 30, 1995

[illegible]

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)	First Named Inventor		Ramon E. VASQUEZ LIPI
	Title	TOPICAL MEDICAMENT FOR SKIN INJURIES AND DISORDERS	
	Attorney Docket Number		2119-109

I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

March 19, 2001
Date

Bart G. Newland
Signature

Bart G. Newland
Typed or printed name

Reg. No. 31,282

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii).**